them. They want to know that their small contributions of participation and checks into this system count as much as the \$50,000 and the \$100,000 and the \$500,000 checks.

## □ 1500

I pray that we can come out of this House of Representatives today with real reform.

Mr. REYNOLDS. Mr. Speaker, I yield 30 seconds to the gentleman from Indiana (Mr. Pence).

Mr. PENCE, Mr. Speaker, I thank the gentleman from New York (Mr. REY-NOLDS) for yielding me this time.

Mr. Speaker, I rise in strong support of the rule. What could be more fair, Mr. Speaker, than to allow all the changes that Members have requested to be debated and voted in the daylight of public scrutiny on this floor. We are all here because we believe that righteousness exalts a nation, but let us craft a system today that exalts the righteous, brings down the corrupt but does not sacrifice the blood-bought liberties, the freedom of speech of all Americans.

I strongly support the rule and I urge its passage.

Mr. REYNOLDS. Mr. Speaker, I ask unanimous consent that the debate on the rule be extended for 20 minutes. equal time between the majority and the minority.

The SPEAKER pro tempore (Mr. LATOURETTE). Is there objection to the request of the gentleman from New York?

Mr. FROST. Mr. Speaker, reserving the right to object, I would ask if the gentleman could please restate his unanimous consent request.

Mr. REYNOLDS. Mr. Speaker, if the gentleman will vield under his reservation, I ask unanimous consent that the debate on the rule be extended 20 minutes, and for equal time between the majority and the minority.

Mr. FROST. Mr. Speaker, reserving my right to object, I would ask the gentleman why he is making this request. This is a very unusual request. I have been in the House for 23 years. I do not recall the time being extended on a rule at any time during the 23 years that I have served in the House of Representatives.

Mr. REYNOLDS. Mr. Speaker, if the gentleman will yield under his reservation, I am a new guy in the House. I think that some of my colleagues have expressed that they would spend some time expressing their view on the rule. I think some of my colleagues are seeing some different dimensions on the rule in discussions with some of the colleagues after hearing some of the debate on the rule, and I am one of those that believes that before we conclude our business tonight we are going to have a full and open debate on campaign finance reform.

I think my colleagues are expressing in the debate of the rule the opportunity of how we will continue having an open, fair debate on campaign finance reform.

Mr. FROST. Mr. Speaker, continuing to reserve my right to object, I would ask a question, if I may, and I see that the chairman of the Committee on Rules is on his feet. I would ask the chairman, is it the intention of the majority side to seek a change in the rule at this point to amend the rule at this point?

Mr. DREIER. Mr. Speaker, will the gentleman yield under his reservation? Mr. FROST. I yield to the gentleman from California.

Mr. DREIER. Mr. Speaker, I thank my friend, the gentleman from Texas (Mr. FROST) for yielding.

Mr. Speaker, let me say it is obvious that we very much, in a bipartisan way, want to move ahead with campaign finance reform. My friend and I discussed this late last night in the Committee on Rules, and we fashioned a rule and it is quite possible that we could, as we have discussed with the side of the gentleman, propose a modification to the rule. As we work on that unanimous consent request which has just been propounded by the gentleman from New York (Mr. REY-NOLDS), it is so that we might continue an interesting discussion on the issue of campaign finance reform and, during that time, ensure that we have a package put into place that will allow us to proceed with a full and fair and vigorous debate throughout the rest of the afternoon and evening.

Mr. FROST. Mr. Speaker, further reserving the right to object, I would ask the gentleman, is this discussion about changes in the rule only occurring on his side of the aisle or are there any Members on our side of the aisle who are being consulted about potential changes in the rule?

Mr. DREIER. Mr. Speaker, at this juncture, I will say that I know that there are consultations that have gone on in a bipartisan way.

Mr. REYNOLDS. I think there are conversations going on everywhere.
The SPEAKER pro tempore. The

time is controlled by the gentleman from Texas (Mr. FROST) under his reservation of objection.

Mr. FROST. Mr. Speaker, I yield to the gentleman from Maryland (Mr. HOYER), the ranking member of the Committee on House Administration.

Mr. HOYER. Mr. Speaker, I thank the gentleman from Texas (Mr. Frost) for yielding me this time.

Mr. REYNOLDS. Mr. Speaker, I move for a call of the House.

The SPEAKER pro tempore. Without objection, a call of the House is ordered.

Mr. HOYER. I do not believe the gentleman had the floor. He did not have the floor.

Mr. FROST. Mr. Speaker, I believe that I had the floor. I do not believe the other gentleman is recognized.

The SPEAKER pro tempore. Does the gentleman from New York (Mr. REY-NOLDS) withdraw his unanimous consent request?

Mr. REYNOLDS. Mr. Speaker, I withdraw my unanimous consent request.

## CALL OF THE HOUSE

Mr. REYNOLDS. Mr. Speaker, I move a call of the House.

A call of the House was ordered.

The call was taken by electronic device, and the following Members responded to their names:

## [Roll No. 227]

Davis, Jo Ann Abercrombie Houghton Davis, Tom Ackerman Hoyer Hulshof Aderholt DeFazio Akin Hyde Allen DeGette Inslee Delahunt Isakson Andrews Armey DeLauro Israel Baca DeLay Issa Bachus DeMint Istook Jackson (IL) Baird Deutsch Diaz-Balart Jackson-Lee Dicks (TX) Baldacci Dingell Jefferson Baldwin Ballenger Doggett Jenkins Barcia John Johnson (CT) Doolittle Barr Doyle Barrett Johnson (IL) Bartlett Duncan Johnson, E. B. Barton Dunn Johnson, Sam Edwards Jones (NC) Recerra Ehlers Jones (OH) Ehrlich Kanjorski Bentsen Kaptur Bereuter Emerson Berkley Engel Keller English Berman Kelly Eshoo Kennedy (MN) Berry Biggert Etheridge Kennedy (RI) Bilirakis Evans Kerns Bishop Everett Kildee Blagojevich Farr Kilpatrick Blumenauer Fattah Kind (WI) Blunt Ferguson King (NY) Boehlert Filner Kingston Boehner Flake Kirk Bonilla. Fletcher Kleczka Bonior Foley Knollenberg Forbes Bono Kolbe Kucinich Borski Ford Fossella. LaFalce Boswell 1 Frelinghuysen LaHood Boucher Boyd Frost Lampson Brady (PA) Gallegly Langevin Brady (TX) Ganske Lantos Brown (FL) Gekas Largent Larsen (WA) Gephardt Brown (OH) Brown (SC) Gibbons Gilchrest Larson (CT) Bryant Latham Burr LaTourette Gillmor Gilman Burton Leach Buver Gonzalez Lee Callahan Levin Goode Calvert Goodlatte Lewis (GA) Camp Gordon Lewis (KY) Cannon Goss Linder Cantor Graham Lipinski Capito Granger LoBiondo Capps Graves Lofgren Green (TX) Lowey Lucas (KY) Capuano Green (WI) Cardin Carson (IN) Greenwood Lucas (OK) Carson (OK) Grucci Luther Maloney (CT) Castle Gutierrez Chabot Gutknecht Maloney (NY) Chambliss Hall (OH) Markey Clav Hall (TX) Mascara Clayton Hansen Matheson Clement Harman Matsui Clyburn McCarthy (MO) Hart Coble Hastings (FL) McCarthy (NY) Collins Hastings (WA) McCollum Combest McCrery Hayes Hayworth McDermott Condit Convers Hefley McGovern McHugh Cooksey Herger Costello Hill McInnis Hilleary Cox McIntyre McKeon Coyne Hilliard Hinchey Cramer McKinney Crane Hinojosa. McNulty Crenshaw Hobson Meehan Crowley Hoeffel Meeks (NY) Cubin Hoekstra Menendez Culberson Holden Mica Cummings Holt Millender-Honda Cunningham McDonald Miller (FL) Davis (CA) Hooley

Horn Hostettler

Miller, Gary

Miller, George

Davis (FL)

Davis (IL)

Mink Mollohan Moore Moran (KS) Moran (VA) Morella Murtha. Myrick Nådler Napolitano Nethercutt Nev Northup Norwood Nussle Oberstar Obev Olver Osborne Ose Otter Oxlev Pallone Pascrell Pastor Payne Pelosi Pence Peterson (MN) Peterson (PA) Petri Phelps Pickering Pitts Shows Platts Shuster Pombo Simmons Pomerov Simpson Portman Skeen Price (NC) Skelton Pryce (OH) Slaughter Putnam Smith (MI) Quinn Smith (NJ) Radanovich Smith (TX) Smith (WA) Rahall Ramstad Snyder Rangel Solis Regula Souder Rehberg Spratt Stearns Reyes

Reynolds

Rilev

Rivers

Rodriguez Roemer Rogers (KY) Rogers (MI) Rohrabacher Ros-Lehtinen Ross Rothman Roukema Roybal-Allard Royce Rush Ryan (WI) Ryun (KS) Saho Sanchez Sanders Sandlin Sawyer Saxton Scarborough Schaffer Schakowsky Schiff Schrock ScottSensenbrenner Serrano Sessions Shadegg Shaw Shays Sherman Sherwood Shimkus

Sununu Sweeney Tancredo Tanner Tauscher Tauzin Taylor (MS) Taylor (NC) Terry Thomas Thompson (CA) Thompson (MS) Thornberry Thune Thurman Tiahrt Tiberi Tierney Toomey Towns Traficant Turner Udall (CO) Udall (NM) Upton Velazquez Visclosky Vitter Walden Walsh Wamp Waters Watkins (OK) Watson (CA) Watt (NC) Watts (OK) Waxman Weiner Weldon (FL) Weldon (PA) Weller Wexler Whitfield

Wicker

Wilson

Woolsey

Young (AK)

Young (FL)

Wolf

Wu

Wvnn

Stupak

□ 1713

Stenholm

Strickland

Stump

The SPEAKER pro tempore (Mr. LATOURETTE). On this rollcall, 422 Members have recorded their presence by electronic device, a quorum.

Under the rule, further proceedings under the call are dispensed with.

## PROVIDING FOR CONSIDERATION OF H.R. 2356, BIPARTISAN CAM-PAIGN REFORM ACT OF 2001

The SPEAKER pro tempore. The gentleman from New York (Mr. REYNOLDS) has 1 minute remaining on debate on the rule.

Mr. REYNOLDS. Mr. Speaker, I yield myself the balance of my time.

Mr. Speaker, the time is here. We are going to have a vote on this rule. This is a fair rule. It allows for full debate on Shays-Meehan, along with the 14 changes the gentleman from Connecticut (Mr. SHAYS) and the gentleman from Massachusetts (Mr. Mee-HAN) want to make to their own bill. It provides an opportunity for an amendment of the Ney-Wynn bill, the Doolittle bill and the Linder bill, along with numerous other amendments of Members who appeared before the Committee on Rules.

It is a fair rule, one that allows for a full, balanced debate on this very important legislation. This will bring

about, once and for all, a great debate, a debate that the entire House can participate in. The rule that is provided before us, if it is voted up, we have the debate; if it is voted down, it is for those who opposed it to live for another day to demagogue it, rather than vote on it.

Mr. UDALL of New Mexico. Mr. Speaker, the 2000 presidential election may well be remembered for "hanging chads" and other evidence of the imperfections in our electoral system. The right to vote is our most precious freedom. We cannot afford to have a repeat of last fall's problems.

The 2000 presidential election, therefore, should direct our attention once again to the need for campaign and electoral reform. Both political parties are motivated to address the issue in this 107th session of the Congress, I have already cosponsored legislation to provide states with the tools they need to ensure uniformity and improve voter accuracy and access. We must be careful, however, not to let our efforts to achieve voting reform mask the critical problem with our electoral process—the uncontrolled and pernicious influence of big money on the outcome of our elections. So, today, I rise in strong support of the Shays-Meehan legislation, which will help fix many of our system's problems.

It is time for Congress to enact campaign finance reform because quite frankly, Mr. Speaker, our federal campaign finance system is broken. Last year, both parties spent unprecedented amounts in soft money for a new record in the campaigns for control of the White House and Congress.

New Mexicans—like all Americans—are justifiably appalled by the fact that the amount of money spent in elections has increased exponentially with no end in sight. The Democratic and Republican national party committees raised a record \$463 million in soft money from January 1, 1999 through December 31, 2000, according to a Common Cause analysis released in February. The amount raised during this past election cycle was nearly double the \$235.9 million raised during the 1995-1996 election cycle. We must take action now.

In the 106th Congress, and again in the 107th, I was elected by my colleagues to take a leadership role on the issue of campaign finance reform in the House of Representatives. In September 1999, I helped floor manage the House's passage of the Shays-Meehan legislation which would have closed some of the worst loopholes in the campaign finance laws. However, this bill never became law because of the opposition of a single Senator.

In spite of this setback, a bipartisan group, led by JOHN McCAIN and RUSSELL FEINGOLD, have passed their legislation in the other body. It is my hope that, this year, the House will follow suit, and pass meaningful campaign finance reform legislation and that the President will sign it into law.

Current law authorizes contributions by individuals of up to \$1,000 per candidate per election and up to \$5,000 per Political Action Committee (PAC) per election. Corporations and unions are prohibited from making any contributions to candidates or their campaigns.

Nevertheless, individuals, unions, and corporations give contributions of hundreds of thousands of dollars, indeed, millions to campaigns as so-called "soft" money to the political parties themselves. The soft money loop-

hole is based on the fiction that a contribution to the Democratic party or the Republican party is different in reality from a contribution to the party's candidates. It is fiction because parties spend most of the contributions on television campaigns and those campaigns have one goal-electing candidates. Banning unregulated, unlimited contributions to parties is the core of campaign finance reform.

Campaign finance reform is vital to every other piece of legislation that Congress considers. From the very real need for a patients bill of rights to the acute need for a comprehensive national energy policy, to the need for a Medicare prescription drug benefit to education reform, the people's voices should be heard and not drowned out by big money. Vested interests have too often been able to exert influence in Congress and White House through the soft money loophole.

Mr. Speaker, campaign finance reform is the most important step Congress can take to restore citizens' belief in our democratic process. What better motivation for reform than the egregious excesses of the 2000 electionboth in voter access and in campaign contributions? We must act before the 2002 election, before the abuses of the electoral process have so distorted the democratic ideal that we are no longer truly a "government of the people, by the people and for the people.'

I urge my colleagues to vote for this bill. The time is now for real campaign finance reform. Passage of the Shays-Meehan legislation is the only true way to achieve that goal.

Mr. BALDACCI. Mr. Speaker, I am outraged by the unprecedented rule that has been developed for consideration of the Shays-Meehan campaign finance reform legislation. I have never before seen a rule that divides a Manager's Amendment into 14 separate provisions and requires each of them to be passed individually. The Republican Leadership has really outdone themselves this time in finding new and creative ways to thwart the will of the American people.

Since first being elected to office, I have strongly supported meaningful campaign finance reform. I was so hopeful last year when the House passed Shavs-Meehan by an overwhelming vote-only to see it die in the Sen-

This year, we were hopeful again. The Senate has passed McCain-Feingold. The House Leadership committed to allowing a vote on Shays-Meehan.

But the Republican Leadership is still trying to pull the rug from under reform again. The Republican Leadership's rule is designed to make it as difficult as possible for Shays-Meehan to pass in the form its sponsors recommend

If the Rule is defeated, as I believe it should be, the Leadership should rest assured that supporters of campaign finance reform will not go quietly. The American people have said time and again that they want to see our campaign finance system cleaned up in a meaningful way. Defeating this rule will not defeat this issue. We will be back, and Shays-Meehan will ultimately pass this body.

Americans have lost all confidence in the campaign finance system. Rules like this may cause them to lose all confidence in the U.S. Congress. I urge my colleagues to defeat this rule and to demand that Shays-Meehan be brought back under a fair rule so that we can do the will of the American people and start